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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/047,023	01/15/2002	William Kress Bodin	AUS920010579US1	5710	
	7590 07/24/200 NAL CORP (BLF)	8	EXAMINER		
c/o BIGGERS & OHANIAN, LLP			CHOWDHURY, SUMAIYA A		
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,			2623		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/047,023	BODIN ET AL.			
	Office Action Summary	Examiner	Art Unit			
		SUMAIYA A. CHOWDHURY	2623			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address	S		
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Status						
1)	Responsive to communication(s) filed on <u>14 A</u>	nril 2008				
•		s action is non-final.				
3)□	Since this application is in condition for allowa		secution as to the mer	ite ie		
٥)ا	closed in accordance with the practice under E	•		113 13		
	closed in accordance with the practice under a	ex parte Quayle, 1000 O.B. 11, 40	75 O. G . 210.			
Dispositi	on of Claims					
4)🛛	Claim(s) <u>1-4,6-9,11,12 and 14-16</u> is/are pendir	ng in the application.				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) 1-4,6-9,11,12 and 14-16 is/are rejected	ed.				
7)	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	on Papers					
	The specification is objected to by the Examine	ar				
•	The drawing(s) filed on is/are: a) ☐ acc		Evaminer			
10/	Applicant may not request that any objection to the					
	Replacement drawing sheet(s) including the correct			121/d)		
11)	The oath or declaration is objected to by the Ex					
11/	The ball of declaration is objected to by the La	variiller. Note the attached Office	Action of format 10-13) ∠ .		
Priority ι	ınder 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Bureasee the attached detailed Office action for a list	s have been received. Is have been received in Applicati In rity documents have been receive U (PCT Rule 17.2(a)).	on No ed in this National Stage	e		
2) Notice (3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 4/14/08 have been fully considered but they are not persuasive.

(a) Applicant argues "Lee does not teach or suggest downloading records in dependence upon priority" on page 10, 4th paragraph of the Remarks filed 4/14/08.

Traffic alerts are provided to the user in real time when there is a traffic delay on the user's route (col. 12, lines 13-18). Delayed personalized digital broadcasts are provided to the user, however not in real time (col. 11, lines 44-52). Unlike personalized digital broadcasts, traffic alerts have higher priority since they are provided in real time as opposed to at a later time.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6-9, 11-12, and 14-16, are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee in view of Ellis (7185355) and Welk (5828585).

As for claim 1, Lee teaches a method of providing preferred location specific content for interleaving into broadcast content, the method comprising the steps of:

storing user preferences in user preference records in a content server (30 – fig. 3; col. 11, lines 41-52);

storing location specific content (LSC) in LSC records in the content server (ads, navigation services, traffic alerts; col. 11, lines 24-41, col. 11, line 60-col. 12, line 3, col. 12, lines 13-17), wherein LSC records comprise data elements comprising digital content, content type, and target location (fig. 5; col. 5, lines 52-63, col. 7, lines 4-23).

receiving, from a digital communications network, a location of a user client device (col. 6, lines 54-67, col. 7, lines 19-24, col. 14, lines 10-15, lines 54-65, col. 11, lines 30-35);

determining local date and time at the location of the user client device (col. 11, lines 31-34);

storing more than one indication of the location of the user client device and, associated with each such indication of location of the user client device, the local time when the user client device was at the location (In order to provide traffic alerts and navigation services, the location of the user is needed – col. 7, lines 19-25, col. 8, lines 37-41);

Calculating direction (route) of travel of the user client device (col. 11, line 60-col.12, line 18)

creating preferred location specific content (PLSC) records in the content server, the creating carried out in dependence upon the LSC records, the user preferences, the location of the user client device, and the local date and time at the location of the client device (Based on the above factors, navigation services and traffic alerts are provided.

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Col. 11, line 24-col. 12, line 19), wherein creating preferred location specific content (PLSC) records in dependence upon the user preferences, the location of the user client device, and the local date and time at the location of the client device further comprises creating preferred location specific content (PLSC) records in dependence upon the user preferences, the location of the user client device, the local date and time at the location of the client device, and the direction of travel of the user client device (col. 11, line 24-col. 12, line 45); and

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downloading the PLSC records through the digital communications network from the content server to the user client device (col. 11, line 24-col. 12, line 19), wherein the PLSC records to be downloaded include priority, and downloading the PLSC to the user client device further comprises:

downloading the PLSC to the user client device in dependence upon priority (Traffic alerts are provided to the user in real time when there is a traffic delay on the user's route (col. 12, lines 13-18). Delayed personalized digital broadcasts are also provided to the user (col. 11, lines 44-52). Unlike personalized digital broadcasts, traffic alerts have higher priority since they are provided in real time as opposed to at a later time.) and excluding priority from the downloaded PLSC records (After the content is downloaded, priority is no longer associated with it. Priority is associated with it when the event occurs in order to alert the user.). However, Lee fails to teach:

data elements comprising: duration, relevant date range, and relevant time range.

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calculating, in dependence upon the stored indications of location and time, a speed of the user client device;

In an analogous art, Ellis teaches providing a program guide which lists the duration of a program, and the relevant date range, and relevant time range (col. 4, lines 37-47).

It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify Lee's invention to include the above mentioned limitation, as taught by Ellis, for the advantage of providing a means for a user to select content from based on a desired time and date.

However, Lee and Ellis fail to teach:

calculating, in dependence upon the stored indications of location and time, a speed of the user client device;

In an analogous art, Welk teaches calculating, in dependence upon the stored indications of location and time, a speed of the user client device (col. 7, line 64-col. 8, line 5)

It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify Lee and Ellis' invention to include the above mentioned limitation, as taught by Welk, for the advantage of determining the position of the vehicle when GPS signals are unavailable.

As for claim 2, Lee teaches wherein storing LSC further comprises receiving user preferences entered by a user through a browser (col. 12, lines 28-44).

As for claim 3, Lee teaches storing LSC further comprises data mining LSC from vendors' customer databases ("ads mesh with that individual's buying interests" – col. 11, lines 42-52, col. 11, line 65-col. 12, line 5).

As for claim 4, Lee teaches wherein user preference records comprise data elements comprising priority (Alerts user when predetermined events such as when a stock reaches a set value, or when there is a traffic delay on the user's route; col. 12, lines 13-18) and user preferences (col. 11, line 42-col. 12, line 18).

As for claim 6, Lee teaches wherein PLSC records comprise data elements comprising digital content (col. 11, lines 25-42, col. 11, line 60-col. 12, line 18), duration, and user identification (col. 11, lines 42-52, col. 14, lines 1-10). Ellis teaches data elements comprising duration (col. 4, lines 37-47)

As for claim 7, Lee teaches wherein creating PLSC records further comprises selecting LSC records in dependence upon the user preferences, the location of the user client device (col. 11, line 42-col. 12, line 18), and the local date and time at the location of the client device (Lee's system uses GPS; it is inherent for a GPS system to determine local date and time).

As for claim 8, Lee teaches wherein creating PLSC records further comprises selecting LSC records having content types, target locations, and relevant date and time ranges that match, for a user, the user preferences from a user preference record for the user, the location of the user client device associated with the user, and the local date and time at the location of the user client device associated with the user (col. 11, line 42-col. 12, line 18).

As for claim 9, Lee teaches downloading the PLSC records to the user client device further comprises downloading the PLSC to the user client device at the network address for the user client device within the digital communications network, wherein the PLSC so downloaded comprises digital content (col. 11, line 24-col. 12, line 18). Ellis teaches the program guide downloaded comprises duration of programs (col. 4, lines 37-47).

As for claim 11, Lee teaches wherein downloading the PLSC to the user client device further comprises downloading the PLSC to the user client device at the address with which the user client device is associated in the digital communications network, wherein the PLSC downloaded comprises digital content and priority (col. 12, lines 13-18). Ellis teaches the program guide downloaded comprises duration of programs (col. 4, lines 37-47).

As for claim 12, Lee teaches periodically repeating the steps of receiving a location, determining local date and time (Lee's system uses GPS; it is inherent for a GPS system to determine local date and time), creating PLSC records, and downloading the PLSC records to the user client device. (In order to provide navigation guidance, the current location is continuously transmitted to the server – col. 8, lines 37-50).

Claim 14 contains the limitations of claim 12 and is analyzed as previously discussed with respect to that claim. Claim 14 additionally calls for the following which Welk teaches:

calculating a repetition rate for the step of periodically repeating, wherein calculating a repetition rate is carried out in dependence upon the speed of the user client device (The higher the speed, the more latitude and longitude point are covered. As a result, the vehicle's coordinates are transmitted more often).

It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to modify Lee's invention to include the above mentioned limitation, as taught by Welk, for the advantage of obtaining accurate navigation information.

As for claim 15, Lee teaches:

calculating a calculated area of relevance; and selecting LSC records having target locations within the calculated area of relevance (col. 11, line 60-col. 12, line 18).

As for claim 16, Lee teaches wherein calculating a calculated area of relevance further comprises projecting where the client device will probably be for a relevant period of time, wherein the projecting is accomplished in dependence upon the direction (route) of the client device (col. 11, line 60-col. 12, line 18).

The combination of Lee and Welk teaches calculating a calculated area of relevance based upon the speed (Welk: abstract, col. 7, line 64-col. 8, line 5).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SUMAIYA A. CHOWDHURY whose telephone number is (571)272-8567. The examiner can normally be reached on Mon-Fri, 9-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/John W. Miller/ Supervisory Patent Examiner, Art Unit 2623

/Sumaiya A Chowdhury/ Examiner, Art Unit 2623